## UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

12-2081

Ross Fiorani v. Chrysler Group, et al

1-12-cv-00416

## ORDER



Upon further review, it appears that it would not be appropriate to submit this appeal to a panel of the Court to consider whether summary action is warranted under IOP 10.6. A briefing schedule will be issued. In addition to any other issues that parties may wish to address, the parties are directed to brief the issues of (1) whether the District Court erred in sua sponte dismissing Fiorani's complaint with prejudice due to improper venue; and (2) whether improper venue is a proper ground for finding a complaint frivolous under U.S.C. §1915 (e).

For the Court,

Marcia M. Waldron

Marcia M. Waldron, Clerk

Dated: August 30, 2012

nf/cc: Ross A. Fiorani

bribed and Correget Judge
1. 3. £ LLIS, III., case # 10989. #11-1339-4CCA.

Denal copies to U.S. C.f.A.

Jou the Fourth Cire on Sonoring judicial lesilery

Laworitism shows by f.

Ellis opinions slettherately

Jacon in opinions slettherately

Jacon in opinions of



FIORANI 1115 LATOUR CT, KINGSTOUNE, VA. 22315



United States Listrict Gurt Eastern District of Virginia Corrupted Judge Ellis, TIT. 410 Columnia Square Olegordria, VI. 22314

FLTFSV. Arysler-Rodge 3rd Cir Reverses Dismissal

 $1, 1, 1, 1, 1, 1, 1, \dots, 1, \dots$